## Criminalist Sues Over Kennedy Case Charges

Criminalist DeWayne A Wolfer, acting head of the Los Angeles Police Department's crime leboratory, filed a \$2 million defamation suit in Superior Court Friday against Mrs. Barbara Warner Elehr.

Mrs. Blehr, an attorney, last May 28 publicly accused Wolfer of making errors in the ballistics in yestigations of the Robert F. Kennedy assassination and in two other murder cases.

Also named as defendents in Wolfer's suit were 10 John Dees.

Wolfer's attorney, John I.a Foliette, who announced the filing at a press conference in his office, indicated that the unknowns were named because it did not seem likely Mrs. Blehr would take it "upon herself to defame a nationally respected ballistics expert."

Mrs. Blehr's accusations

against Wolfer were contained in a letter she wrote to the Civil Service Commission opposing Wolfer's permanent appointment to the crime laboratory post.

Mrs. Biehr's letter raised the question of whether a second gunman might have fired shots at Sen. Kennedy at the Ambiesador June 5. 1968, and excaped as Sirban Bishara Sirban was overpowered and held.

LaFollette called Mrs. Blehr's charges "absurd." He said everybody conceded that only eight bullets were fired, that the Sirhan gun contained eight bullets and that every one of them was fired."

A special inquiry into alleged irregularities in ballistics tests in the Sirhan case was launched recently by Dist. Atty. Joseph P. Busch Jr. Findings have not yet been announced.

A Los Angeles Cimes

Wed., Aug. 4, 1971-Part 1 3

## Sirhan Did Not Shoot Kennedy, Convicted Man's Lawyer Says:

Attorney Goddrey Isaac said Tuesday he did not agree that Sirhen Bishare Sirhen fired the shot that billed Son, Robert F. Kennedy on June 5, 1988.

Isaac, named Monday as new defence counted for the condemned Pulcatinian, sold he did not contest that Sirban was armed and fired whom in the Ambassador pantry that night.

But, Isaac said, new evidence has arisen that points to the existence of some interest in the single of the surface of th

The Times quoted Isaac Bleeday averyfith had in honocontest the fact that Sichen Lilled Econodes Litae

said this was contrary to the view he has espoused for more than a year.

Issue is the attorney who filed a complaint for disclosure of information June 25, on behalf of investigative journalist. Theodore Charach, who has charged that evidence pertaining to the second gunman theory either has been withheld or insufficiently investigated.

insufficiently investigated.
Charach's theory, supported by Paradona criminalist William Harber, also has rerved as the basis of the factor of the Wayne Weiter with violations of procedure in his ballistics probe of the Kennedy slaging.

These charges still are under inte-tigation by the district atterney's office. Thurs., Aug. 5, 1971—Parf I

## Grand Jury to Scan Siman Evidence

Dist. Afty. Joseph P. Busch Jr. announced Wednesday that the question of tempering with evidence in the Sirhan Bishora Sirhan death penalty conviction for the murder of Sen. Robert F. Kennedy will be laid before the Los Angeles County Grand Jury Aug. 16.

Busch, whose office has investigated charges of improper ballistics investigation of the original case for the last two months, said he centinued to be concerned that there may have been tampering with the crucial exhibits—the fatal bullets and the alleged death weapon.

Busch cited a "gag order" by Superior Judge Arthur Alarcon in June, 1983, and a subsequent order by Superior Judge Herbert V. Walker in May, 1989, as "sealing" all exhibits to public examination except by special court order.

. He said the order apparently was violated by personnel of the county clerk's office.

Busch said the grand jury examination must determine the origin and extent of outside examination of the exhibits before further investi-

Please Turn to Page 32, Col. 1

gation can be completed. The question of tampering with evidence arcse from charges that police ballistics expert DeWayne Wolfer violated procedure in probing Kennedy's death. Busch said there is a question whether those charges can ever be resolved, in light of possible tempering with critical evidence.

Mrs. Mary Sithen said attorney Luke McKissack will remain as co-counsel in an effort to have the conviction of her condemned son set eside. Monday she named attorney Godfrey Isaac as a new defense counsel.

McKismeh has represented School since his topped School since his topped to be foundly inches has said he althous remembered builded was of the day by Stoped by Stoped, but by stoped proman.